Examiner-Initiated Interview Summary	Application No.	Applicant(s)
	09/829,587	LAPTEV, PAVEL N.
	Examiner	Art Unit
	Rudy Zervigon	1763
All Participants:	Status of Application: <u>Appealed</u>	
(1) Rudy Zervigon.	(3) Ellsworth R. Roston (310.824.5555).	
(2) <u>Parviz Hassanzadeh</u> .	(4)	
Date of Interview: 10 January 2006	Time: <u>14:40</u>	
Type of Interview: ☐ Telephonic ☐ Video Conference ☐ Personal (Copy given to: ☐ Applicant ☐ Applicant's representative) Exhibit Shown or Demonstrated: ☐ Yes ☐ No If Yes, provide a brief description:		
Part I.		
Rejection(s) discussed: None		
Claims discussed: All pending.		
Prior art documents discussed: None		
Part II.		
SUBSTANCE OF INTERVIEW DESCRIBING THE GENER See Continuation Sheet	AL NATURE OF WHAT WAS	DISCUSSED:
Part III.		
 It is not necessary for applicant to provide a separate redirectly resulted in the allowance of the application. The of the interview in the Notice of Allowability. It is not necessary for applicant to provide a separate redid not result in resolution of all issues. A brief summary 	examiner will provide a writte ecord of the substance of the	en summary of the substance interview, since the interview
Pullable Loss		
And Cour Mole		
(Examiner/SPE Signature) (Applicant/	Applicant's Representative Sig	gnature – if appropriate)

U.S. Patent and Trademark Office PTOL-413B (04-03) Continuation of Substance of Interview including description of the general nature of what was discussed: The Examiner and the Examiner's Supervisor called Applicant's representative to impress on Mr. Roston of the imprtance of filing an appeal brief that is acceptable to current practices as repeatedly cited by the Office. Mr. Roston was made aware of MPEP 2287:

When the record clearly indicates intentional failure to respond by brief, to any ground of rejection, for example, the examiner should inform the Board of this fact in his or her answer and merely specify the claim(s) affected. Where the failure to respond by brief appears to be intentional, the Board may **>summarily sustain the rejection<. Oral argument at the hearing will not remedy such deficiency of a brief.